

MEMO ENDORSED

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

USDC SDNY
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ELECTRONICALLY FILED
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DATE FILED: August 30, 2019

YI SUN, Individually and On Behalf of All
Others Similarly Situated,

Plaintiff,

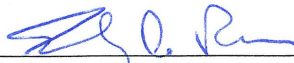
v.

CHINACACHE INTERNATIONAL
HOLDINGS LTD., SONG WANG,
GUANGSHENG MENG, FENGYE GAO,
and JING AN.

Defendants.

Case No. 1:19-cv-05485-ER

The application is X granted
 denied


Edgardo Ramos, U.S.D.J
Dated: August 30, 2019
New York, New York

NOTICE OF VOLUNTARY DISMISSAL

TO: ALL PARTIES AND THEIR COUNSEL OF RECORD

WHEREAS, no defendant in the above-captioned action, *Sun v. ChinaCache International Holdings Ltd. et al.*, 1:19-cv-05485-ER (the “Sun Action”), brought before the United States District Court for the Southern District of New York, has served an answer or motion for summary judgment; and

WHEREAS, a related putative class action alleging substantively identical securities fraud claims against the same defendants is pending in U.S. District Court for the Central District of California under style of *Likas v. ChinaCache International Holdings Ltd. et al.*, 2:19-cv-06942, such that dismissal of the Sun Action will not prejudice the putative class at issue in both actions;

NOTICE IS HEREBY GIVEN that, pursuant to Federal Rule of Civil Procedure 41(a)(1)(A), Plaintiff Yi Sun hereby voluntarily dismisses this action, without prejudice, as to all defendants.

Dated: August 29, 2019

Respectfully submitted,

POMERANTZ LLP

/s/ Jeremy A. Lieberman

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